Attorney File Ref: 102790-186 / 30060 US

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of:

Philip KRAFT, et al.

Serial No.:

10/521494

Filed:

18.Jan.2005

Examiner:

-- to be assigned --

Art Group:

-- to be assigned --

Title:

FRAGRANCE COMPOSITION

Mail Stop: PCT

Commissioner for Patents

Office of PCT Legal Administration

P.O. Box 1450

Arlington, VA 22313-1450

Dear Sir;

RENEWED PETITION TO ADMIT OATH & DECLARATION PURSUANT TO 37 CFR 1.47(A)

(JOINT INVENTOR -- INVENTOR UNAVAILABLE - 'REFUSES TO SIGN')

This paper is responsive to the *Decision on Petition* under 37 CFR 1.47(a) dated 28.Mar.2006.

The undersigned had confirmed during a telephone conversation with MrsiRichard Ross 141263 10521494 that this response was extendable. To ensure a timely response this paper incorporates a petition for a one-month extension of time.

MECEIVED

16 JUN 2006

International State

International Division

The undersigned respectfully requests recognition of the satisfaction of the requirements for filing of an application in the USPTO pursuant to 37 CFR 1.47(A) notwithstanding the refusal of the named coinventor to sign the *Combined Oath*, *Declaration and Power of Attorney* in the application, and to permit the assignee, Givaudan Schweiz AG, to continue prosecution of the application in his stead as successor in interest of the joint named coinventor, Riccardo Cadalbert.

In order to support this *Petition*, the applicant encloses a copy of the following documents for the consideration by the Office as identified in the accompanying *Transmittal Letter*.

- 1. A Combined Oath, Declaration and Power of Attorney executed by the co-inventor, Philip Kraft;
- 2. A Combined Oath, Declaration and Power of Attorney executed by the co-inventor, Riccardo Cadalbert.

Document 1 has been previously been submitted to the USPTO. The undersigned has only recently received a copy of Document 2.

The applicant, Givaudan Schweiz AG, prays that this *Petition* be granted to avoid irreparable damage, e.g, loss of rights to its patent application, as well as potential loss of its rights to any patent(s) which may issue therefrom to the inventor's successor in interest. In view of the fact that *Combined Oath, Declaration and Power of Attorney* documents are being filed which are executed by all co-inventors to the application it is believed that the grounds for the prior *Petition* filed 18.Jan.2006 are now rendered moot.

Favorable consideration of this *Petition*, and return to the normal course of prosecution is respectfully requested. It is respectfully requested that the two *Combined Oath & Declaration and Power of Attorney* executed by Philip Kraft (co-inventor) and Riccardo Cadalbert (co-inventor) be admitted pursuant wherein the inventor relating to this US

patent application refuses to sign (37 CFR 1.47(a) a/o (b)). It is further respectfully requested that all claims to priority rights be recognized.

Petition for a One-Month Extension of Time

The applicants respectfully petition for a one-month extension of time in order to permit for the timely entry of this response. The Commissioner is hereby authorized to charge the fee to Deposit Account No. 14-1263 with respect to this petition.

Authorization to Charge USPTO Deposit Account

Please charge any necessary *Petition* fee, as well as any further fees which may be required to ensure consideration and entry of this paper and enclosures thereto to USPTO Deposit Account 14-1263 in the name of Norris, McLaughlin & Marcus, P.A.

Should the Office believe that telephonic communication would advance the prosecution of the instant application, of should there by any question concerning this paper, the Office is invited to telephone the undersigned at the number given below.

Respectfully Submitted;

Andrew N. Parfomak, Esq. Date:

Reg.No. 32,431

Norris, McLaughlin & Marcus, PC

875 Third Avenue, 18th Floor

New York, NY 10022

Tel: 212 808-0700

Enclosures – as indicated

CERTIFICATE OF MAILING

I certify that this document, and any attachments thereto, is being deposited with the US Postal Service with sufficient postage as US Postal Service First Class Mail on the date indicated below and is addressed to the: "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450."

Kimberly Brittingham

Date

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